notices to you every year, if he further questioned them and asked them how many read these point by point—and I put myself in this category—it is probably very small, as well. Not to say that it doesn't need to be publicly available. When changes are made, we have to have public notification. I agree with that.

But I do believe, serving on the Financial Services Committee, I think it's become very apparent, when you talk to institutions and when you talk to customers that the piling on of new regulations, without weeding out some of these old regulations that have either been antiquated or duplicative or repetitive or wasteful or whatever, is burdening not just the institution, it is burdening the customer, too. I'm not sure it gets the wanted understanding of what's going on to the customer that we're trying to achieve here, and I do believe it's been overcomplicated.

Mr. SHERMAN. Will the gentle-woman yield?

Mrs. CAPITO. I yield to the gentleman from California.

Mr. SHERMAN. This bill was passed by the House as part of a package on March 8, 2006; this bill was pretty much in this exact form and was passed by this House June 24, 2008, as part of a package; then finally, as a separate bill, H.R. 3506 was passed by this House on April 14, 2010. So the House has a strong record of passing this legislation, and I hope we continue to do so.

With that, I thank the gentlelady for yielding.

Mrs. CAPITO. I thank the gentleman for bringing that up. I think it's an important point.

With that, I urge support of this bill, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from West Virginia (Mrs. CAPITO) that the House suspend the rules and pass the bill, H.R. 5817.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. SHERMAN. Madam Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, further proceedings on this question will be postponed.

COMMUNICATION FROM THE CLERK OF THE HOUSE

The SPEAKER pro tempore laid before the House the following communication from the Clerk of the House of Representatives:

OFFICE OF THE CLERK,
HOUSE OF REPRESENTATIVES,
Washington, DC, December 3, 2012.
Hon. JOHN A. BOEHNER,

The Speaker, U.S. Capitol, House of Representa-

tives, Washington, DC.

DEAR MR. SPEAKER: Pursuant to the permission granted in Clause 2(h) of Rule II of the Rules of the U.S. House of Representatives, the Clerk received the following mes-

sage from the Secretary of the Senate on December 3, 2012 at 3:08 p.m.:

cember 3, 2012 at 3:08 p.m.: That the Senate passed S. 2170. That the Senate agreed to S. Res. 607. With best wishes, I am Sincerely,

KAREN L. HAAS.

□ 1640

DEPARTMENT OF LABOR "HOT GOODS" ISSUES

(Mr. WALDEN asked and was given permission to address the House for 1 minute.)

Mr. WALDEN. Madam Speaker, I rise today to ask Labor Secretary Hilda Solis a simple question on behalf of the farmers of Oregon: When will we get answers about the Department's heavy-handed enforcement tactics?

In August, my colleagues and I from the Oregon delegation—Republicans and Democrats alike—wrote to the Secretary about reports that the Department of Labor had been discarding rights of due process and appeal in using "hot goods" orders to enforce labor laws on farms in the Pacific Northwest. So far, we are still waiting for a written response 108 days later.

We know the Department can move with great speed when it wants to—when it's trying to shut down a farm with little due process or appeal. So why does it take so long to get answers for Oregon farmers? Again, I ask the Secretary to clarify in writing the Department of Labor's procedures for due process after a farm inspection.

Certainly, no one is advocating for unfair labor practices, but our farmers deserve due process and a clear understanding of what to expect from an investigation. Only the Department of Labor can provide these answers to Oregon's congressional delegation and to the citizens we represent. 108 days later, we and they still do not have those written answers, and that is simply unacceptable.

JOHNNY "FOOTBALL" MANZIEL FOR HEISMAN

(Mr. BARTON of Texas asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. BARTON of Texas. Madam Speaker, I rise in strong support of freshman sensation Johnny "Football" Manziel's quest to become the first freshman to win the Heisman Trophy. He is a redshirt freshman quarterback at Texas A&M who has led the Texas Aggies to a 10–2 record this year, losing only to Florida, which is currently ranked No. 3 in the Nation, and to LSU, which I believe is currently ranked No. 7 in the Nation.

He has broken the record for total offense, not once but twice this year, in the Southeastern Conference. His total offense for the year exceeds that of both Cam Newton's, of Auburn, and Tim Tebow's, of Florida, when they were playing, and they both won the Heisman Trophy in their years.

Texas A&M is going to play Oklahoma in the Cotton Bowl on January 7. It would be a supreme blessing if the Heisman Trophy voters for the first time were to vote for Johnny "Football" Manziel, quarterback of the fighting Texas Aggies.

HOUSE BILLS AND A JOINT RESO-LUTION APPROVED BY THE PRESIDENT

The President notified the Clerk of the House that on the following dates, he had approved and signed bills and a joint resolution of the following titles:

September 28, 2012: H.J. Res. 117. A joint resolution making continuing appropriations for fiscal year 2013. and for other purposes.

October 5, 2012:

H.R. 1272. An Act to provide for the use and distribution of the funds awarded to the Minnesota Chippewa Tribe, et al., by the United States Court of Federal Claims in Docket Numbers 19 and 188, and for other purposes.

H.R. 1791. An Act to designate the United States courthouse under construction at 101 South United States Route 1 in Fort Pierce, Florida, as the "Alto Lee Adams, Sr., United States Courthouse".

H.R. 2139. An Act to require the Secretary of the Treasury to mint coins in commemoration of the centennial of the establishment of Lions Club International.

H.R. 2240. An Act to authorize the exchange of land or interest in land between Lowell National Historical Park and the city of Lowell in the Commonwealth of Massachusetts, and for other purposes.

H.R. 2706. An Act to prohibit the sale of billfish.

H.R. 3556. An Act to designate the new United States courthouse in Buffalo, New York, as the "Robert H. Jackson United States Courthouse".

H.R. 4158. An Act to confirm full ownership rights for certain United States astronauts to artifacts from the astronauts' space missions.

H.R. 4223. An Act to amend title 18, United States Code, to prohibit theft of medical products, and for other purposes.

H.R. 4347. An Act to designate the United States courthouse located at 709 West 9th Street in Juneau, Alaska, as the "Robert Boochever United States Courthouse".

H.R. 5512. An Act to amend title 28, United States Code, to realign divisions within two judicial districts.

H.R. 6189. An Act to eliminate unnecessary reporting requirements for unfunded programs under the Office of Justice Programs.

H.R. 6215. An Act to amend the Trademark Act of 1946 to correct an error in the provisions relating to remedies for dilution.

H.R. 6375. An Act to authorize certain Department of Veterans Affairs major medical facility projects, to amend title 38, United States Code, to extend certain authorities of the Secretary of Veterans Affairs, and for other purposes.

H.R. 6431. An Act to provide flexibility with respect to United States support for assistance provided by international financial institutions for Burma, and for other purposes

H.R. 6433. An Act to make corrections with respect to Food and Drug Administration user fees.

November 27, 2012:

H.R. 2606. An Act to authorize the Secretary of the Interior to allow the construction and operation of natural gas pipeline facilities in the Gateway National Recreation Area, and for other purposes.